1 2 3 4 5 6 7 8 9 10 11 12 13 14	CRAIG H. MISSAKIAN (CABN 125202) Acting United States Attorney PAMELA T. JOHANN (CABN 145558) Chief, Civil Division KELSEY J. HELLAND (CABN 298888) Assistant United States Attorney U.S. ATTORNEY'S OFFICE 450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 ERIC HAMILTON Deputy Assistant Attorney General DIANE KELLEHER Branch Director CHRISTOPHER HALL Assistant Branch Director JAMES D. TODD, JR. Senior Trial Counsel U.S. DEPARTMENT OF JUSTICE Civil Division, Federal Programs Branch P.O. Box 883 Washington, DC 20044 Counsel for Defendants  UNITED STATES I FOR THE NORTHERN DIS	STRICT OF CALIFORNIA
15	SAN FRANCIS	]
17 18 19	AMERICAN FEDERATION OF GOVERNMENT EMPLOYEES, et al.  Plaintiffs,  v.	Case No. 3:25-cv-1780-WHA  DEFENDANTS' UNOPPOSED ADMINISTRATIVE MOTION TO REMOVE INCORRECTLY FILED DOCUMENT (ECF NO. 272-19)
20   21	UNITED STATES OFFICE OF PERSONNEL MANAGEMENT, et al.,	The Hon. William H. Alsup
22   23	Defendants.	
24		<del>-</del>
25	Pursuant to Local Rule 7-11, and for good cause shown herein, Defendants respectfully	
26	request that the Court remove from the public docket the documents filed as ECF No. 272-19.	
27	because it accidentally contains the personal identifying information ("PII") of a third party that	
28	should remain confidential.	

Defendants' Unopposed Administrative Motion to Remove Incorrectly Filed Document (ECF No. 272-19) 3:25-cv-1780-WHA

ECF No. 272-19 is a document filed in compliance with paragraphs 3-5 of the Court's 1 2 September 12, 2025, Order on the parties' Cross Motions for Summary Judgment, see Order on Cross Mots. for Summ. J. at 37–38, ¶¶ 3-5, ECF No. 261. The document is titled "Declaration of 3 Florence Felix-Lawson in Compliance with September 12, 2025, Order on Cross Motions for 4 Summary Judgment." Defendants accidentally filed this document without realizing that the 5 document contained an extra page at the end which contained non-public PII of a third party. 6 7 Defendants are filing a corrected version of this document with this extra page deleted. Defendants have met and conferred with Plaintiffs regarding the relief requested herein, 8 9 and Plaintiffs do not oppose it. **CONCLUSION** 10 Defendants respectfully request this Court grant motion to remove this incorrectly filed 11 12 document. Pursuant to Civil Local Rule 7-11(a), a Stipulation and [Proposed] Order is attached 13 hereto. 14 Dated: November 24, 2025 Respectfully submitted, 15 CRAIG H. MISSAKIAN (CABN 125202) Acting United States Attorney PAMELA T. JOHANN (CABN 145558) 16 Chief, Civil Division 17 KELSEY J. HELLAND (CABN 298888) Assistant United States Attorney 18 U.S. ATTORNEY'S OFFICE 450 Golden Gate Avenue, Box 36055 19 San Francisco, California 94102-3495 20 **ERIC HAMILTON** Deputy Assistant Attorney General 21 DIANE KELLEHER 22 **Branch Director** CHRISTOPHER HALL 23 Assistant Branch Director 24 s/ James D. Todd, Jr. JAMES D. TODD, JR. 25 Senior Trial Counsel U.S. DEPARTMENT OF JUSTICE 26 Civil Division, Federal Programs Branch P.O. Box 883 27 Washington, DC 20044 Counsel for Defendants 28

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